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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/015,836	11/30/2001	Adolf Proidl	AT 000068	3541	
24737 PHII IPS INTE	7590 03/31/200 ELLECTUAL PROPER	EXAM	EXAMINER		
P.O. BOX 300	1	SHIBRU, HELEN			
BRIARCLIFF	MANOR, NY 10510		ART UNIT	PAPER NUMBER	
			2621		
			MAIL DATE	DELIVERY MODE	
			03/31/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/015,836	PROIDL ET AL.		
Examiner	Art Unit		
HELEN SHIBRU	2621		

	HELEN SHIBKU	2021						
The MAILING DATE of this communication appe	ars on the cover sheet with the o	correspondence add	ress					
THE REPLY FILED 27 February 2008 FAILS TO PLACE THIS.	APPLICATION IN CONDITION FO	R ALLOWANCE.						
☐ The reply was filed after a final rejection, but prior to or on the same day as filing a Notice of Appeal. To avoid abandonment of this application, applicant must timely file one of the following replies; (f) an amendment, affidavit, or other evidence, which places the application in condition for allowance; (2) a Notice of Appeal (with appeal fee) in compliance with 3 TCRF 41.31; or (3) a Request for Continued Examination (RCE) in compliance with 37 CFR 1.114. The reply must be filed within one of the following time periods:								
b) The period for reply expires on: (1) the mailing date of this A								
Examiner Note: If box 1 is checked, check either box (a) or (MONTHS OF THE FINAL REJECTION. See MPEP 706.07(b). ONLY CHECK BOX (b) WHEN THE							
Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filled is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set oft in (i) above; (if checket, A vary reply received by the Office later than three months after the malling date of the final rejection, even if timely filed, may reduce any sermed patent term adjustment. See 37 CFR 1.704(b). NOTICE OF APPEAL								
2. The Notice of Appeal was filed on A brief in comp	liance with 37 CFR 41.37 must be	filed within two months	s of the date of					
filing the Notice of Appeal (37 CFR 41.37(a)), or any extension thereof (37 CFR 41.37(e)), to avoid dismissal of the appeal. Since a Notice of Appeal has been filed, any reply must be filed within the time period set forth in 37 CFR 41.37(a).								
AMENDMENTS								
 The proposed amendment(s) filed after a final rejection, t They raise new issues that would require further cor 			cause					
(b) They raise the issue of new matter (see NOTE below		L 50,011),						
(c) They are not deemed to place the application in bett appeal; and/or		ducing or simplifying t	ne issues for					
(d) ☐ They present additional claims without canceling a c NOTE: (See 37 CFR 1.116 and 41.33(a)).	corresponding number of finally reje	ected claims.						
4. The amendments are not in compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (PTOL-324).					
5. Applicant's reply has overcome the following rejection(s):								
Newly proposed or amended claim(s) would be all non-allowable claim(s).		timely filed amendmer	nt canceling the					
7. For purposes of appeal, the proposed amendment(s): a) [how the new or amended claims would be rejected is prov		I be entered and an e	xplanation of					
The status of the claim(s) is (or will be) as follows:								
Claim(s) allowed:								
Claim(s) objected to: Claim(s) rejected: <u>1-16</u> .								
Claim(s) withdrawn from consideration:								
AFFIDAVIT OR OTHER EVIDENCE								
 The affidavit or other evidence filed after a final action, but because applicant failed to provide a showing of good and was not earlier presented. See 37 CFR 1.116(e). 								
 The affidavit or other evidence filed after the date of filing entered because the affidavit or other evidence failed to o showing a good and sufficient reasons why it is necessary 	vercome <u>all</u> rejections under appear and was not earlier presented. Se	al and/or appellant fail ee 37 CFR 41.33(d)(1	s to provide a).					
 The affidavit or other evidence is entered. An explanation REQUEST FOR RECONSIDERATION/OTHER 	n of the status of the claims after er	ntry is below or attach	ed.					
 The request for reconsideration has been considered but <u>See Continuation Sheet.</u> 	t does NOT place the application in	condition for allowan	ce because:					
12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).								
13. Other:								
/Thai Tran/ Supervisory Patent Examiner, Art Unit 2621								

Continuation of 11, does NOT place the application in condition for allowance because: In response to applicants argument that the references fail to show certain features of applicants invention, it is noted that the features upon which applicant relies (i.e., Applicants states hat the cited references of Henning and Jackson either singly or in combination, teaches the use of recording start time as a lead time interval before the broadcast start time of the programmed information broadcast,) are not recited in faceted claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See In re Van Geuns, 988 F. 24 1181; 26 USPO2d 1057 (Fed. Cir. 1993).

In addition Hennigaches that having recording control means for evaluating both the broadcast identification of the programmed information signal and a recording start time of the programmed information broadcast is reached, which recording start time is the programmed information broadcast is reached, which recording start time is reached a lead time interval before the broadcast start time of the programmed information broadcast is rich period and the start time is the programmed information broadcast start time of the program start is the VCR also comprises a controller for storing schedule data. The schedule data includes time code data indicates the starting time of a particular data at elevision program identification code. See col. 4 lines 39-61 and claims 1 and 2. See also paragraph 2 above. See also col. 4 lines 57-61 where it teaches that the actual starting times may be changed if the previously scheduled program was a sporting event which ran over time).

Henning records program records the beginning of a program if it broadcast early. Fig. 4a shows a prior art conventional VCR, and Henning discloses in a conventional VCR fit the editor indeviently typed an incorrect VPS time code, nothing will be recorded though the editor has changed the VPS time. All the editor has changed the VPS time. All the editor has changed the VPS time of the editor has been changed to the correctly. Applicant attention is directed to col. 5 lines 12-40 where it teaches that an incorrect time code 2058 has been changed to the correct entry 2050 and the correct VPS code will be transmitted when the television show begins and the television show will be correctly recorded. Hence Henning does record the start of the program. Henning teaches in a fault-tolerant VCR, controller 150 continuously searches the received teletext pages for entries corresponding to preprogrammed VPS codes, and the preprogrammed information for the show is updated to reflect the corrected title (see 460 in fig. 4b). Henning further teaches the actual starting times may be changed if, for example, the previously scheduled program is a sporting event when disclosing column 410 and 411 which a rown in fig. 4b as well.

See also ast office Action.

Note also that te USPTO considers the Applicant's "or" language to be anticipated by any reference containing one of the subsequent corresponding elements.